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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/503,362 02/14/2000		Pekka J. Heinonen	4925-34	6491	
7590 02/27/2006			EXAM	EXAMINER	
Michael C Stuart Esq			SENFI, BEI	SENFI, BEHROOZ M	
Cohen Pontani l 551 Fifth Avent	Lieberman & Pavane ue Suite 1210	•	ART UNIT	PAPER NUMBER	
New York, NY	10176		2613		

DATE MAILED: 02/27/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

			ation No.	Applicant(s)	Applicant(s)			
Office Action Summary		09/503	3,362	HEINONEN, PEI	KKA J.			
		Exami	ner	Art Unit				
		Behroo	oz Senfi	2613				
Period f	The MAILING DATE of this communior Reply	cation appears on	the cover sheet	with the correspondence a	ddress			
WHIII - Extended after a	HORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE Mansions of time may be available under the provisions of r SIX (6) MONTHS from the mailing date of this common Diperiod for reply is specified above, the maximum stature to reply within the set or extended period for reply or reply received by the Office later than three months at the patent term adjustment. See 37 CFR 1.704(b).	AILING DATE OF of 37 CFR 1.136(a). In no unication. tutory period will apply ar will, by statute, cause the	THIS COMMU o event, however, may nd will expire SIX (6) No application to become	NICATION. y a reply be timely filed MONTHS from the mailing date of this a ABANDONED (35 U.S.C. § 133).	,			
Status								
1)[\inf	Responsive to communication(s) file	d on <i>19 Januarv 2</i>	2006.					
2a)□		b)⊠ This action i						
3)□								
,	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠	4)⊠ Claim(s) <u>1-19</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)□	Claim(s) is/are allowed.							
6)⊠	⊠ Claim(s) <u>1-19</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)[Claim(s) are subject to restrict	tion and/or electio	n requirement.					
Applicat	ion Papers							
9)[The specification is objected to by the	Examiner.						
10)[The drawing(s) filed on is/are:	a) accepted or	b) objected	to by the Examiner.				
	Applicant may not request that any object	tion to the drawing(s) be held in abey	yance. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including	the correction is red	quired if the drawi	ng(s) is objected to. See 37 C	CFR 1.121(d).			
11)	The oath or declaration is objected to	by the Examiner.	Note the attach	ned Office Action or form P	TO-152.			
Priority :	under 35 U.S.C. § 119							
	Acknowledgment is made of a claim f All b) Some * c) None of:	or foreign priority	under 35 U.S.C	c. § 119(a)-(d) or (f).				
•	1. Certified copies of the priority of	documents have b	een received.					
	2. Certified copies of the priority of	documents have b	een received in	Application No				
	3. Copies of the certified copies of	of the priority docu	ıments have be	en received in this Nationa	l Stage			
	application from the Internation	nal Bureau (PCT F	Rule 17.2(a)).					
* (See the attached detailed Office action	for a list of the co	ertified copies n	ot received.				
Attachmer	nt(s)							
	ce of References Cited (PTO-892)			w Summary (PTO-413)				
	ce of Draftsperson's Patent Drawing Review (PT mation Disclosure Statement(s) (PTO-1449 or F			lo(s)/Mail Date of Informal Patent Application (PT	O-152)			
	er No(s)/Mail Date	. 5.55.60)	6) Other:		•			

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments, see remarks, filed 12/9/2005, with respect to the rejection(s) of claim(s) 1 - 19 under 35 U.S.C. 102(e) (dated 9/22/2005) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn.

However, upon further consideration, a new ground(s) of rejection is made in view of Dahm et al (US 6,301,471).

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dahm et al. (US 6,301,471).

Regarding claim 1, Dahm '471 teaches, a system for processing of data to and from a mobile terminal (i.e. fig. 2b), a mobile terminal comprising a data bus for receiving and transmitting data to a wireless communication network (i.e. fig. 2b, mobile 250 includes data buses for bi-directional wireless communication), an output device for presenting at least one of audio, video and texture information to a user (i.e. fig. 2b, display 260), an interface module connected to the data bus of the mobile terminal (i.e. fig. 2b, interface 252 and 264), a protocol stack for processing data to and from the data

bus of the mobile terminal (i.e. fig. 2b, shows the protocol for processing data), the user agent for decoding data to and from the protocol stack (i.e. fig. 2b, client module 256 and 264), a signal generator for converting the decoded data from the user agent into signals formatted for processing by the output device so that the output device presents at least one of audio, video, and textual information to the user (i.e. fig. 2b, 256, 264, 260 and processor).

However, Dahm does not require the interface module to include a protocol stack, a user agent and signal generator as claimed. In contrast, these limitations are taught to be integral along with the interface module in the mobile device. Despite the difference, there is no distinct functional advantage of having these limitations configured within the interface module as claimed. The use of a one piece construction instead of separable, having the same result would be merely a matter of obvious engineering design choice, In re Larson, 144 USPQ 347 (CCPA 1965).

Regarding claims 2 and 10, Dahm patent teaches, a user input device, manipulable by the user, for inputting data to the user agent for transmission through the mobile terminal (fig. 2b, Keypad 262).

Regarding claims 3 and 11, Dahm patent teaches, wireless application/communication protocol (fig. 2b, clearly shows the mobile 250 communicates through a wireless protocol).

Regarding claims 4 and 12, Dahm patent teaches, short message transport protocol (i.e. col. 18, lines 36 – 37).

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Regarding claims 5 and 13, Dahm patent teaches, wherein the user agent is a web-browser (fig. 2b, UDP, col. 5, lines 33 – 34).

Regarding claim 6, the limitations, browser is configured to interpret data in accordance with one of the wireless Application Protocol and the Short Message

Transport Protocol, as claimed; are substantially similar in scope as recited in claims 3 and 4, therefore the grounds for rejecting claims 3 – 4, also apply here.

Regarding claims 7 and 9, Dahm patent teaches, the output device is a monitor (fig. 2b, display 260).

Regarding claims 8 and 15, Dahm patent teaches, processing data from a data bus of the mobile terminal (i.e. fig. 2b, device 250, including processor), and decoding the processed data using a user agent and outputting the decoded data (fig. 2b, encoder, decoder of mobile 250 and client module), and converting the decoded data from the user agent into signals for presentation by an output device (fig. 2b, module 256 and display 260), and presenting information based on the signals by the output device (fig. 2b, display 260).

Regarding claim 14, the limitations claimed are analyzed and covered with respect to claims 1 – 13.

Regarding claims 16 – 19, Dahm patent teaches, output device comprises a television monitor (display devices as shown in fig. 1, since a television monitor has the same functionality as to display the images).

Contact

4. Any inquiry concerning this communication or earlier communications

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from the examiner should be directed to **Behrooz Senfi** whose telephone number is **(571) 272-7339.**

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Mehrdad Dastouri** can be reached on **(571) 272-7418**.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

Or faxed to:

(571) 273-8300

Hand-delivered responses should be brought to Randolph Building, 401 Dulany Street, Alexandria, Va. 22314.

Any inquiry of a general nature or relative to the status of the application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

B. M. S. - 21

2/21/2006

PRIMARY EXAMINER